

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

ADS SERVICES, INC. §
vs. §
SOUTHWEST ENVIRONMENTAL §
SERVICES, INC.; SOUTHWEST §
PETROLEUM TECHNOLOGY, INC.; §
TSW GROUP, LLC; TITAN §
MANAGEMENT GROUP, LLC; §
SOUTHWEST eFUEL NETWORK §
LLC; GREGORY CONSULTING, INC., § CIV. NO. A-05CA647-LY
JAMESPORT CONTRACTING, INC. §
D/B/A THE JAMESPORT GROUP; §
AND ASSURED INDUSTRIES, INC. §

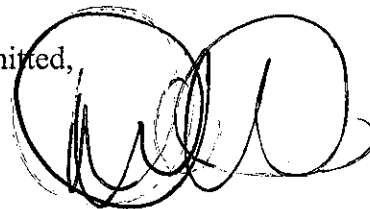
STIPULATION OF DISMISSAL

Plaintiff and Defendants file this Stipulation of Dismissal under Federal Rule of Civil Procedure 41(a)(1)(ii).

1. Plaintiff is ADS Services, Inc., Defendants are Southwest Environmental Services, Inc., Southwest Petroleum Technology, Inc., TSW Group, L.L.C., Titan Management Group, L.L.C., Southwest eFuel Network, L.L.C., Gregory Consulting, Inc., Jamesport Contracting, Inc. d/b/a The Jamesport Group, and Assured Industries, Inc.
2. On August 15, 2005, Plaintiff sued Defendants.
3. Plaintiff and Defendant Southwest Environmental Services, Inc. have reached a settlement.
4. Plaintiff and Defendant Southwest Environmental Services, Inc. rely upon the representations and obligations in the Compromise Settlement Agreement in dismissing this lawsuit.
5. Plaintiff and Defendants, who have answered and counterclaimed, hereby stipulate and agree to dismiss the above-captioned case with prejudice, the parties to bear their respective costs.

6. This case is not a class action.
7. A receiver has not been appointed in this action.
8. This case is not governed by any federal statute that requires an order of the Court for dismissal of the case.
9. Neither Plaintiff nor Defendants have dismissed an action based on or including the same claims as those presented in this suit.

Respectfully submitted,



By:

Michael C. McCrea

mmccrea@dbcslaw.com

Texas Bar No. 13485500

**DUBOIS, BRYANT, CAMPBELL &
SCHWARTZ, LLP**

700 Lavaca, Suite 1300

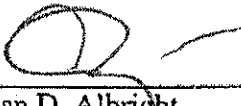
Austin, TX 78701

(512) 457-8000 (Telephone)

(512) 457-8008 (Facsimile)

Counsel for Plaintiff
ADS SERVICES, INC.

By:

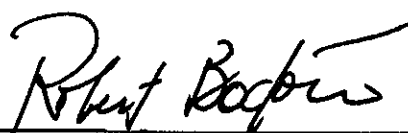

Alan D. Albright
ada@fr.com

Texas Bar No. 00973650
FISH & RICHARDSON P.C.
One Congress Plaza, 4th floor
111 Congress Avenue
Austin, Texas 78701
(512) 391-4930 (Telephone)
(512) 391-6837 (Facsimile)

Neil J. McNabnay
njm@fr.com
Texas Bar No. 24002583
Decker M. Cammack
dmc@fr.com
Texas Bar No. 24036311
FISH & RICHARDSON P.C.
1717 Main Street, Suite 5000
Dallas, TX 75201
(214) 747-5070 (Telephone)
(214) 747-2091 (Facsimile)

Counsel for Defendants
**SOUTHWEST ENVIRONMENTAL
SERVICES, INC. and
ASSURED INDUSTRIES, INC.**

By:



Robert R. Bodoin

bob@bodoinlaw.com

Texas Bar No. 02545000

Mark Burge

markburge@bodoinlaw.com

Texas Bar No. 24001808

**BODOIN, BURNSIDE, BURGE &
AGNEW, P.C.**

Burnett Plaza, Suite 3450

801 Cherry Street, Unit 31

Fort Worth, TX 76102

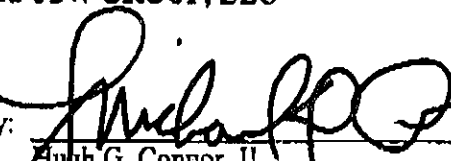
(817) 377-1654 (Telephone)

(817) 377-1213 (Facsimile)

Counsel for Defendants

SOUTHWEST PETROLEUM**TECHNOLOGY, INC.,****TITAN MANAGEMENT GROUP, LLC,****and TSW GROUP, LLC**

By:



Hugh G. Connor, II

Hugh_Connor@khh.com

Texas Bar No.

Michael D. Anderson

Michael_Anderson@khh.com

Texas Bar No.

KELLY, HART & HALLMAN P.C.

201 Main St., Suite 2500

Fort Worth, TX 76102

(817) 332-2500 (Telephone)

(817) 878-9280 (Facsimile)

Counsel for Defendants

GREGORY CONSULTING, INC.,**SOUTHWEST eFUEL NETWORK LLC,****and JAMESPORT CONTRACTING, INC.****D/B/A THE JAMESPORT GROUP**